

**Mr. Seward's Speech.**

We publish below the concluding portion of Mr. Edward's speech, *verbatim, et literatim*, as we find it in the *Journal of Commerce*. The portion which we give contains every word that could be supposed to look like any conciliation to the South, and if anybody can point anything there, we will give credit for being a political Columbus—a great discoverer :

Here I might close my plea for the American Union; but it is necessary, if not to exhaust the argument, at least to exhibit the whole case. The disunionists, consistently unable to stand on their mere disapproval of the recent election, have attempted to enlarge their ground. More than thirty years there has existed a considerable — though not heretofore a formidable — mass of citizens in certain States situate near or around the Delta of the Mississippi, who believe that Union is less conducive to the welfare and greatness of those States

than a smaller confederacy, embracing only slave States, could be. This class has availed itself of the discounts resulting from the election to put into operation the machinery of dissolution long ago prepared and waiting only for occasion.

In other States there is a soreness because of the want of sympathy in the free States with the efforts of non-residents for the recapture of fugitives from service. In all the slave States there is a restiveness resulting

om the resistance which has been so determinedly  
om within the last few years, in the free States, to  
the extension of slavery in the common Territories of  
the United States. The Republican party, which cast  
its votes for the successful Presidential candidates on  
the ground of that policy, has been allowed, practically,  
no representation, no utterance by speech, or through  
the press, in the slave States; while its policy, principles  
and sentiments, and even its temper, have been so mis-  
represented as to excite an intercommunal hatred be-  
tween the two sections.

Considerable masses even in the free States, are interested in the success of these misrepresentations as a means of a partisan strategy, have lent their sympathy to the party claiming to be aggrieved. While the result of the election brings the Republican party necessarily into the foreground in resisting disunion, the prejudices

against them which I have described have deprived them of the co-operation of many good and patriotic citizens. On a complex issue between the Republican Party and the disunionists, although it involves the direct national calamities, the result might be doubtful; for the Republican party is weak in a large part of the Union. But on a direct issue, with all who cherish the Union on one side, and all who desires its dissolution by force on the other, the verdict would be prompt and almost unanimous. I desire, then, to simplify the issue

I consider the idea of the withdrawal of the Gulf States, and their permanent reorganization with or without others in a distinct confederacy as a means of advantage to themselves, so certainly unwise and so obviously impossible of execution, when the purpose is understood, that I dismiss it with the discussion I have already given.

The case is different, however, in regard to the other subjects which I have brought in this connection before the Senate.

Beyond a doubt, Union is vitally important to the Republican citizens of the United States; but it is just as important to the whole people. Republicanism and Union are, therefore, not convertible terms. Republicanism is subordinate to Union, as everything else is and ought to be—Republicanism, Democracy, etc.

other political name and thing; all are subordinate to the Union, and they ought to disappear in the presence of the great question of Union. So far as I am concerned, it shall be so; it should be so if the question were sure to be tried and it ought only to be determined, by the peaceful ordeal of the ballot.

It shall be so all the more since there is on one side unpreparedness to refer it to the arbitrament of civil war. I have such faith in this republican system of ours, that

there is no political good which I desire that I am not content to seek through its peaceful forms of administration, without invoking revolutionary action. If others shall invoke that form of action to oppose and overthrow government, they shall not, so far as it depends on me, have the excuse that I obstinately left myself to be misunderstood. In such a case I can afford to meet prejudice with conciliation, exaction with concession which surrenders no principle, and violence with the right hand of peace.

herefore, sir, so far as the abstract question whether, by the Constitution of the United States, the bondsman, who is made such by the laws of the State, is still a man, or only property, I answer that, within that State, its laws on that subject are supreme; that when he has escaped from that State into another, the Constitution recognizes him as a bondsman who may not, by any law or regulation of that State, be discharged from his service, but shall be delivered up, on claim, to the party to

While prudence and justice would combine in persuading you to modify the acts of Congress on that subject, so as not to oblige private persons to assist in their execution, and to protect freemen from being, by abuse of the laws, carried into slavery, I agree that all laws of the States, which relate to this class of persons, or any others recently coming from or resident in other States, and which laws contravene the Constitution of the United States, or any law of Congress passed in conformity

Secondly. Experience in public affairs has confirmed my opinion, that domestic slavery, existing in any State is wisely left by the Constitution of the United States exclusively to the care, management and disposition of that State; and if it were in my power, I would not alter the Constitution in that respect. If misapprehension of my position needs so strong a remedy, I am willing to vote for an amendment of the Constitution, de-

Thirdly. While I think that Congress has exclusive and sovereign authority to legislate on all subjects whatever, in the common Territories of the United States and while I certainly shall never, directly or indirectly give my vote to establish or sanction slavery in such Territories, or anywhere else in the world, yet the ques-

tion what constitutional laws shall at any time be passed in regard to the Territories, is, like every other question, to be determined on practical grounds. I voted for enabling acts in the cases of Oregon, Minnesota and Kansas, without being able to secure in them such provisions as I would have preferred; and yet I voted wisely.

So now, I am well satisfied that, under existing circumstances, a happy and satisfactory solution of the difficulties in the adjoining territories would be obtained

ed by similar laws, providing for their organization in such organization were otherwise practicable. If, therefore, Kansas were admitted as a State, under the Wyandotte constitution, as I think she ought to be, and the organic laws of all the other territories could be repealed, I could vote to authorize the organization and admission of two new States which should include them, reserving the right to effect subdivisions of them whenever necessary into several convenient States; but I do not

Without them the ulterior embarrassments which would result from the hasty incorporation of States of such vast extent and various interests and characters would outweigh all the immediate advantages of such measure. But if the measure were practicable, I should prefer a different course, namely: when the eccentric movements of secession and disunion shall have ended

in whatever form that end may come, and the ungratifying excitement of the hour shall have subsided, and calmness once more shall have resumed its accustomed sway over the public mind, then, and not until then—one, two, or three years hence—I should cheerfully advise a convention of the people, to be assembled in pursuance of the constitution to consider and decide whether any and what amendments of the organic national law ought to be made.

of other parties existing in my day—I nevertheless hold and cherish, as I have always done, the principle that this government exists in its present form only by the consent of the governed, and that it is as necessary as it is wise, to resort to the people for revisions of the organic









BY TELEGRAPH.

Special Dispatch to the Journal.  
NORTH CAROLINA CONVENTION BILL.  
RALEIGH, Jan. 23, 1861.  
The Convention Bill passed its second reading in the House on yesterday, by the casting vote of the Speaker. It comes up on its third reading this morning. There are thirteen members absent.

MEMPHIS, Tenn., Jan. 23, 1861.  
A battery of sixteen thirty-two pounders are being constructed here. Also, preparations are making for the establishment of a cannon and shell foundry.

LARGE SHIPMENT OF COTTON.  
NEW ORLEANS, Jan. 23, 1861.  
Fifty ships cleared from this port yesterday, taking one hundred and ten thousand bales of Cotton.

REMOVED OUTRICK IN BROOKLYN.  
NEW YORK, Jan. 23, 1861.  
There was great excitement last night in consequence of rumors intended to attack the Brooklyn Navy Yard. The Commandant called on the Mayors of New York and Brooklyn for assistance. Several regiments, all of the police force were ordered out. No attempt, however, was made, and all was quiet at last accounts.

SEIZURE OF ARMS.  
NEW YORK, Jan. 23, 1861.  
Thirty-eight cases and boxes of arms and munitions were seized by the police on board the Steamer Metropolis, destined for Savannah, Ga.

RHODE ISLAND LEGISLATURE.  
PROVIDENCE, R. I., Jan. 23, 1861.  
The Senate has repealed the personal liberty bill, by a vote of 29 to 15. The subject has been warmly debated in the House.

FROM FLORIDA.  
PENSACOLA, Fla., Jan. 23, 1861.  
Two columns have been mounted on Fort Barrancas. The lone star flag was saluted, forts Pickens and Barrancas being invaded by the allied troops. [Alabama and Florida troops.]

FROM LOUISIANA.  
BATON ROUGE, La., Jan. 23, 1861.  
The Governor's message to the Legislature is uncompromising in favor of Secession.

GEORGIA CONVENTION.  
MILLEDGEVILLE, Ga., Jan. 23, 1861.  
Six of the delegates to the Convention have entered their protest against the Ordinance of Secession, but their protest is of no avail. The Convention is now in session, and an ordinance has been introduced making citizens of all whites who are in the State at the time of the adoption of the Ordinance of Secession, an ordinance was continuing the Federal laws in relation to slavery.

PENNSYLVANIA LEGISLATURE.  
HARRISBURG, Pa., Jan. 23, 1861.  
The present indications are that the House will repeal the personal liberty bill.

CONGRESSIONAL.  
WASHINGTON, D. C., Jan. 23, 1861.  
In the Senate on yesterday, Mr. Crittenden's resolution was debated.

FROM VERMONT.  
NEW ORLEANS, La., Jan. 23, 1861.  
By an arrival here we have Vera Cruz dated the 18th inst. Miramon and some of his officers had been captured by the Indians. Miramon escaped, killing three of his captors.

FROM EUROPE.  
NEW YORK, Jan. 23, 1861.  
The Steamship Marathon from Liverpool with dates to the 8th inst. has arrived here.

ARRIVAL OF THE ARAGO.  
NEW YORK, Jan. 23, 1861.  
The Steamship Arago, from Havre via Southampton, with dates to the 9th inst., being three days later, has arrived here.

NEW YORK MARKET.  
NEW YORK, Jan. 23, 1861.  
[At the close yesterday.]

Cotton, dull, sales of 1800 bales; middling upland 17 1/2; Flour declined 5 cents. Southern unchanged. Wheat declined 1 cent. Corn dull. Mixed 68 1/2; 47 cents; choice Southern White 75 1/2; 78 cents; new 65 1/2; 68 cents; small parcels at 70 to 73 cents. Sugar Turbentine, dull at 35 1/2 cents. Rosin firm—steady.

NEWS OF THE WEEK.  
[CONTINUED FROM OUR TELEGRAPHIC REPORTS.]  
We condense from our dispatches, received since our last weekly publication, the following items:

On the 10th inst. the Governor of South Carolina sent a message to the Legislature of that State, recommending the enlistment of a force to serve as a permanent garrison for the fortifications of the State.

The House of Representatives, on which day polls also are opened, at which the vote shall be "Constitution or No Constitution." If "Constitution" receives the majority of the votes, then the Governor shall appoint a day upon which the persons receiving the largest number of votes shall meet in Convention. If "Constitution" shall receive a majority, then no Convention shall be held.

Missouri calls a Convention, to be held on the 28th February; the election on the 18th February. At the election the voters are to decide whether the ordinance of secession, if passed, shall be submitted to the people.

On Friday, the 18th, the Georgia Convention passed resolutions, and on the 19th the ordinance of secession.

On the 18th, the Senate of the United States defeated Crittenden's propositions by a majority of two against one. On the same day, the Virginia House appropriated a million of dollars for defense of that State.

The House of Representatives, on the 18th, the Army and Navy Departments have been removed from the Executive Department to the War Department.

The Governor of Kentucky recommends the removal of the Legislature to the propriety of calling a Convention at an early day. Also the arming of the State.

The committee on federal relations in the New York Legislature, on Saturday, reported resolutions denying the right of secession, and tendering the whole power of the State to the Federal Government to put it down.

After professing a willingness to arrive at a settlement of the difficulties. A mercantile meeting, held at New York on Saturday, advised the adoption of the Border State propositions, said propositions being a compromise unsatisfactory to the South than the Crittenden Resolutions.

The Mayor of New Orleans has informed the Governor of Florida that two thousand troops could be raised in that State.

There seems to be a wish, equally on the part of the Federal Government, and of the seceding States, to do actual hostilities as long as possible, and there is a feeling of the present. This quasi truce may be broken up at any time. It cannot be supposed to have any existence after the inauguration of Abraham Lincoln.

Supreme Court.  
By Pearson, C. J. In Griffin and Acher, vs. Tripp. From Des Moines, Iowa, affirming the judgment. In Riggs v. Graven, in equity, directing a decree for specific performance. In Buchanan v. McKim, in equity, directing a decree for specific performance. In Buchanan, 31, 34, 36, 37, 38 affirmed, and 39, 40, 41, 42 reversed.

By Bartley, J. In Adams v. Clark, from Des Moines, affirming the judgment. In Prigden v. Anders, from

Bladen, affirming the judgment. In Wiggs v. Wiggs, from Wayne, in equity, directing a decree. In Horton v. Williams, in equity, from Duplin, dismissed with costs.

By Manly, J. In Willis v. Melvin, from Bladen, affirming the judgment. In Koonce v. Perry, from Jones, affirming the judgment. In State v. McGowan, from Hyde, affirming the judgment. In McNeil v. Bradley, from Bladen, decree reversed and decree for plaintiff—*Ral. Standard.*

NOTICE.  
THERE WILL BE A MEETING OF THE FRIENDS OF THE SOUTH in Elizabethtown, on SATURDAY, 26th January, at which time and place the LONE STAR FLAG will be raised. Distinguished speakers are expected to be present and address the people. COME ONE! COME ALL!  
Jan. 24, 1861.

LAWRENCE'S NEW CROP GARDEN SEED.  
JUST RECEIVED FROM D. LANDRETH & SONS, the most reliable Seed Growers in the country, a full supply of NEW CROP GARDEN SEEDS, consisting of a variety of Beans, Peas, Corn, Potatoes, Onions, White and Black Seed, Blue Grass, and all the most improved varieties of Seed. Also, Flower Seeds and various kinds of Bulbs. For sale by WALKER MEARES, 45 Market street.

FLAG RAISING!  
THERE WILL BE A MASS MEETING OF THE Citizens of Rock District, Duplin county, at Mayor's Store, on SATURDAY, 24th day of January, for the purpose of erecting a Secession and Southern Rights Flag. Several addresses appropriate to the occasion will be delivered. Every body is respectfully invited to attend.

MRS. WINSLOW.  
An experienced nurse and female physician, has a soothing Syrup for children teething, which greatly facilitates the process of teething by softening the gums, reducing all inflammation, will allay all pain, and is sure to regulate the bowels. Depend upon it, mothers, it will give rest to yourselves, and relief and health to your infants. Perfectly safe in all cases. See advertisement in another column.

SWORN TESTIMONY.  
SCROON LARK, Essex Co., N. Y., February 6, 1858.  
I, WM. E. HAGAN, Troy, N. Y., do hereby certify that my Hair Coloring or Restorative, and having been much pleased with it, I take pleasure in making the following statement: That I have used your Hair Coloring for about eighteen years of age my hair commenced turning grey, and so continued to grow until it became perfectly white, being very thick and long, and I was very much distressed by it, when I was induced by a friend to purchase two bottles of your Hair Restorative prepared by you. From the use of a few bottles, I perceived that in a few days was surprised to find that my hair from the roots outward was turning back to its original color. It so continued to grow until it was as truly and as glossy as it was before, in my youthful days, and is now fully restored to its original color.

Remember that this result was produced by HIRSHMAN'S Restorative, the original and only reliable Hair Restorative. Each bottle costs one dollar and a half. Sold everywhere by all Druggists. Wm. E. HAGAN & Co., Proprietors, Troy, N. Y.

THE GREAT ENGLISH REMEDY.  
SIR JAMES CLARKE'S CHERRY-BLOSSOM PILLS.  
Prepared from a prescription of Sir J. Clarke, M.D., Physician Extraordinary to the Queen.

This invaluable medicine is unfailing in the cure of all those painful and dangerous disorders which arise from the constitution. It moderates all excess and removes all obstructions, and a speedy cure may be relied upon.

TO MARRIED LADIES.  
It is particularly suited. It will, in a short time, bring on the monthly period with regularity, and should be used by each woman, once or twice a year, bears the Government Stamp of Great Britain, to prevent counterfeits.

These Pills should not be taken by females during the FIRST THREE MONTHS of pregnancy, as they are said to bring on miscarriage, but at any other time they are safe.

In all cases of Nervous and Spinal Affections, Pain in the Back, Headache, Fatigue, indigestion, and all the ailments of the Heart, Hysterics and Whites, these Pills will effect a cure when all other means have failed, and although a powerful remedy, do not excite the system, calm, antispasmodic, or anything hurtful to the constitution.

Full directions in the pamphlet around each package will guide the patient, and the price is only one shilling.

SOLE AGENTS FOR THE UNITED STATES AND CANADA, ROBERT MOSES, 410 Broadway, New York, N. Y.

FOR SALE IN WILMINGTON BY W. H. Lippitt, Henry Mills, and all Druggists.

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NEGROES FOR SALE.  
THE UNDERSIGNED, EXECUTORS OF THE LAST WILL and Testament of John Underwood, late of Sampson County, deceased, will sell at Public Auction, on the 1st day of February next, at 10 o'clock, the following property, to-wit: FIVE HUNDRED BUSHELS CORN; SKY-BRAND LBS. OF PORK; THREE FINE HORSES; CATTLE AND PIGS; ONE RUGGY; FURNITURE, &c. &c. All to be hired out, or all or part of the NEGROES belonging to the same; the place where taken ed out.  
Jan. 21, 1861—22-31

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Wilmington Wholesale Prices Current.

It should be understood that our quotations generally represent the wholesale value. In filling small orders, higher rates have to be paid.

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